SOUTHERN DISTRICT OF NEW YORK	FILED P.S. DISTRICT COURT
CONTINENTAL CASUALTY CO. ET. Al., Plaintiff,	ZUDS MAR 23 P 12: 46 CERTIFICATE OF MAILING S.D. OF N.Y.
-V-	
AL-QAIDA, ET AL. Defendants	03 MOL 1570

I, J. Michael McMahon, Clerk of Court for the Souther District of New York, do hereby certify that on the

March 23, 2005

I served the

SUMMONS & COMPLAINT NOTICE OF SUIT, CERTIFICATE OF AUTHENTICITY FROM TRANSLATOR AND \$735 CHECK PAYABLE TO THE U.S. EMBASSY-BERN

pursuant to the foreign sovereign immunities Act {28 U.S. C. §1608(a)(4)}, filed and issued herein on the

December 20, 2004

by mailing by registered mail, return receipt requested, at the United States Post Office, Chinatown Station, New York, NY, a copy of each thereof, securely enclosed in a post-paid wrapper addressed to:

See attached for listing of Defendants

That annexed to the original hereof is registered mail receipt(s).

ant.# #<u>7002 2410 0002 \$6964 2694</u> #_____

(Chinatown Station) that was issued at my request as aforementioned,

J. Markael Wil Mohon

Dated: New York, NY

NOTICE OF SUIT

- 1. The title of this proceeding is <u>Continental Casualty Co. v. Al Qaeda Islamic</u>

 Army, docket no. 04-CV 5970 (RCC), United States District Court, Southern District of New York. It is also part of a multidistrict litigation entitled <u>In re Terrorist Attacks on September 11, 2001</u>, docket no. 03 MD 1570, United States District Court, Southern District of New York.
- 2. The party being served is the Islamic Republic of Iran.
- The other parties to this action are set forth in the accompanying Summons and Amended Complaint.
- The documents being served are a Summons and an Amended Complaint
- 5. You are being named as a defendant in this lawsuit because the plaintiffs believe that you provided support and assistance to the perpetrators of the terrorist attacks on the World Trade Center and the Pentagon on September 11, 2001. Plaintiffs seek damages against you and the other defendants in excess of \$212,300,000.
- 6. A response to the Summons and Complaint is required to be submitted to the court not later than 60 days after these documents are received. The response may present jurisdictional defenses (including defenses relating to state immunity).
- 7. The failure to submit a timely response with the court can result in a Default Judgment and a request for execution to satisfy the judgment. If a default judgment has been entered, a procedure may be available to vacate or open that judgment.

8. Questions relating to state immunities and to the jurisdiction of United States courts over foreign states are governed by the Foreign Sovereign Immunities Act of 1976, which appears in sections 1330, 1391(f), 1441(d), and 1602 through 1611, of Title 28, United States Codes (Pub.L. 94-583; 90 Stat. 2891).

United States District Court SOUTHERN DISTRICT OF NEW YORK OFFICE OF THE CLERK 500 PEARL STREET NEW YORK, NEW YORK 10007

J. MICHAEL MCMAHON CLERK

March 21, 2005

Edward A. Betancourt Director of Special Consular Services United States Department of State 2201 Pennsylvania Avenue SA-29-4F Washington, D.C. 20520

Re:

Continental Casualty Co. v. Al Qaeda Islamic Army

04 Cv. 5970 (RCC)

Dear Sir/Madam:

Enclosed please find one copy of each of the following documents in the above-referenced case. I am hereby requesting that you serve them upon:

The Islamic Republic of Iran

Pursuant to 28 U.S.C. § 1608(a)(4);

Summons
Complaint
Notice of Suit
Certificate of Authenticity from translator
\$735.00 check payable to the U.S. Embassy-Bern

The above-referenced documents have been translated into Farsi, Iran's official language.

Page 2

With regard to FSIA §1608(a)(3), the United States Postal Service has strict weight limitations on what it will deliver to Iran, and those weight limitations proclude service of the pleadings we wish to serve on Iran. Therefore, FSIA §1608(a)(4) is the only viable mechanism for effective service of process upon Iran.

If there are any questions, you may contact me at (212) 805-0140.

Sincerely,

Joseph LaMura
Chief Deputy

Enc.

FERBER FROST CHAN & ESSNER, LLP

NEW YORK, NEW YORK 10036-SIGI

TEL: (212) 944-2200 FAX: (212) 944-7630

March 18, 2005

BY HAND

Mr. J. Michael McMahon Clerk of the Court Southern District of New York United States Courthouse 500 Pearl Street New York, New York 10007-1312

Re: Continental Casualty Co. v. Al Oaeda Islamic Army, 04 Civ. 5970.

Dear Mr. McMahon:

We represent the plaintiffs in the above referenced lawsuit in which the Islamic Republic of Iran has been named as a defendant. I am writing to request your assistance in effectuating service of process on Iran under the Foreign Sovereign Immunities Act ("FSIA"), 28 U.S.C. §1608(a)(4).

Service of process in accordance with FSIA §1608(a)(1) is inapplicable in the instant case because no special arrangement exists between the plaintiffs and the foreign state of Iran. Similarly, FSIA §1608(a)(2) is inapplicable because Iran is not a signatory to an applicable international convention on service of judicial documents. With regard to FSIA §1608(a)(3), the United States Postal Service has strict weight limitations on what it will deliver to Iran, and those weight limitations proclude service of the pleadings we wish to serve on Iran. Therefore, FSIA §1608(a)(4) is the only viable mechanism for effective service of process upon Iran. I have spoken with the State Department regarding service of process on Iran and the State Department is awaiting transmittal of our pleadings from your office.

Enclosed are three copies, in both English and Farsi, the official language of Iran, of the summons, amended complaint and notice of suit, as well as three copies of the notarized certification by the translator stating that the translations are complete and accurate (the certifications as to the summons and complaint are appended to the last page of the amended complaint), a certified check payable to the U.S. Embassy-Bern in the amount of \$735, postal service form 3811 and \$20 in cash for postal fees. In addition, I

FERBER FROST CHAN & ESSNER, LLP

Mr. J. Michael McMahon March 18, 2005 Page 2

enclose an addressed package for your use in transmitting the materials to the Secretary of State's office as follows:

> Edward A. Betancourt Director of Special Consular Services U.S. Department of State 2100 Pennsylvania Avenue SA-29-4F Washington, D.C. 20520

It is my understanding that, upon receipt from your office, the Secretary of State will transmit these documents through diplomatic channels to Iran. Once service has been effectuated, the Secretary of State will send to you a certified copy of the diplomatic

he papers were served. U.S. Postal Service™ CERTIFIED MAIL... RECEIPT (Domestic Mall Only; No Insurance Coverage Provided) Ę. **1**99 7.35 UNIT 10: 0004 Posta**os** 2000 Certifico Fee 2.30Posimars Rotum Rodiept Fee (Endoragment Request) <u>1.75</u> ct 24 TO Restricted Dollvory Fee (Endorsement Required) Clerk: Ki#J52T 11.40 03/23/05 CITY STATE ZIPH

Consular Services at the U.S. State ls to Iran, at the following address:

public of Iran eign Affairs al Kharrazzi

ou a certified copy of the diplomatic note of s a copy of the certification for our records. ded for your records.

are any questions, please do not hesitate to

Røbert/M. Kaplan